3

of Not Guilty by reason of Insanity had been withdrawn.

Clear record of the proceedings, which the Court by law must accept as true showing of convincing evidence of improper motive for falsification of dates of proceedings.

The law is plain and upheld by previous judges regarding illegal Inspnity pleads beard by the jury. Once the Court discovered the insanity plea was wrongfully entered by Officer's Of the Court's conflict of interest, it was the Constitutional duty of the Judge to DECLARE MISTRIAL upon ordering the illegal plea witherawn.

The way the transcript's has been distorted, and word twisted, no reviewing judge would know the bell ringing in the jury box caused by the false and incriminating Pleads during the original trial May 27, 1963 and July 1965 second trial for the same offense.

This Court must take judicial Notice to the Clerk's Minute's dated May 27, 1963 in these proceedings which Shows officer's of the Court entering guilty plea to the Charge of kidnap to rob, in my behalf, over my expressed objection.

Jury tempering jump out at you- including Metive for the degrading false pleads. There was no sufficient evidence to support the conviction.

The false conviction goes into prisoners, myself included inding ourselves placed under the most egregious, inhumane

all hidden out of public sight.

Much the same as the false Insanity plea, the CPC Computor lay-out, without a doubt, advances the oppressor's agenda.

The jury voted guilty in confidence in the plea of insanity.

Original trial in 1963, I testified and presented eye-witnesses evidence of Innocence, yet the jury voted guilty in confidence in the officer's of the Court's false guilty plea.

DENJED LAWYER ASSISTANCE

Pridence shows that I had no legal assistance against the false pleads in court. I have no lawyer assistance against the CDC Computor degradation of my charter. The jury was instructed on the guilty and insanity pleads during each trial. The public is decades instructed on the CDC Computor hype about Magee being threat to public if ever released by the parole Board. The CDC dibitrary Computor is threat to Public.

CONCLUSION

Since this Court has authority to go by the faw book, let the Governor of California know if this Court believe this matter is ripe for a Full Park on followy.

requested.

I certify under senalty of perjury the foregoing is true and correct. Dated May 21, 2020

Ruchell Cinque Magee

July 14, 2020

Office of Clerk

SUPREME COURT OF CALIFORNIA

350 McAllister St.

San Francisco, CA 94102

RF: Habeas Corpus

Respectable Clerk C/o Presiding judge,

It is requested that you direct the honorable Clerk of Court to:

Record sufficient copies of the Habeas Petition and Fxhibits attached for all parties of interest-including provide your petitioner copy...

I do not have access to the prison law library at this time to get copies made in this matter.

Thanks,

Very Truly,

Ruchell Magee CNF, A92051 # T-115 P.O. Box 2000

Vacaville, CA 95696

CC

Fnclosures

REGEIVED

JUL 2 1 2020

CLERK SUPREME COURT